

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA**

**CHARLESTON DIVISION**

ALISHA KINGERY,

Plaintiff,

v.

CIVIL ACTION NO. 2:12-cv-01353

QUICKEN LOANS, INC.,

Defendant.

**ORDER**

On May 6, 2014, I denied Quicken Loans Inc.'s ("Quicken") motions to seal [Dockets 218, 228, 234, and 240]. (*See* Mem. Op. & Order [Docket 249]). To date, the documents referenced in those motions remain redacted or sealed in contravention of this Order. The court **DIRECTS** the parties to file the following documents unsealed and unredacted in accordance with my May 6, 2014 Order:

- The following exhibits attached to Quicken's Motion for Summary Judgment [216]
  - The following exhibits to the Declaration of Amy Bishop (attached as Exhibit B to the Motion for Summary Judgment [Docket 216])
    - **Exhibit 3:** E-mail chain dated November 7, 2004 with the subject line: "RE: New Form required by FTC for compliance with Fair and Accurate Credit Transactions Act" (QL0019501 – QL0019503)
    - **Exhibit 4:** E-mail chain dated November 12, 2004 with the subject line: "RE: New Form required by FTC for compliance with Fair and Accurate Credit Transactions Act" (QL0019339 – QL 0019342)
    - **Exhibit 6:** E-mail dated November 17, 2004 with the subject line: "Credit Score Notice" (QL0019669 – QL0019674)

- **Exhibit 7:** E-mail dated November 17, 2004 with the subject line: “FACT Act” (QL0019679)
- **Exhibit 8:** E-mail dated November 22, 2004 with the subject line: “Credit Score Notice” (QL0020662)
- **Exhibit 9:** E-mail chain dated November 26, 2004 with the subject line: “RE: Credit Score Notice” (QL0019652 – QL0019653)
- **Exhibit 10:** E-mail chain dated December 1, 2004 with the subject line: “Notice to Home Loan Applicants 2.doc” (QL0019443 – QL001944)
- **Exhibit C:** Amy Bishop’s 30(b)(6) Deposition Transcript
- **Exhibit D:** Angelo Vitale’s Deposition Transcript
- **Exhibit E:** Andrew Lusk’s 30(b)(6) Deposition Transcript
- **Exhibit F:** Amy Bishop’s Individual Deposition Transcript
- **Exhibit H:** Bradley Hein’s Deposition Transcript
- **Exhibit I:** Matt Muskan’s Deposition Transcript
- **Exhibit J:** Kevin Lang’s Deposition Transcript
- **Exhibit K:** Kevin Lang’s 30(b)(6) Deposition Transcript
- **Exhibit L:** Quicken Loans’ Third Supplemental Interrogatory Responses 5, 8, and 10
- The following exhibits attached to Quicken’s Opposition to Plaintiff’s Motion for Class Certification [Docket 227]
  - **Exhibit F:** Quicken Loans’ Third Supplemental Interrogatory Response 8
  - **Exhibit G:** Kevin Lang’s 30(b)(6) Deposition Transcript
  - **Exhibit H:** Kevin Lang’s Deposition Transcript
  - **Exhibit I:** Matt Muskan’s Deposition Transcript
  - **Exhibit J:** Angelo Vitale’s Deposition Transcript

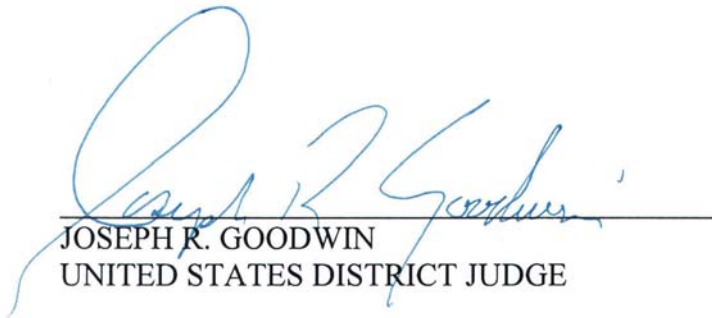
- **Exhibit K:** Amy Bishop's 30(b)(6) Deposition Transcript
- **Exhibit M:** Andrew Lusk's 30(b)(6) Deposition Transcript
- The following exhibits attached to Plaintiff's Opposition to Summary Judgment [Docket 230]
  - Plaintiff's Memorandum in Opposition to Defendant's Motion for Summary Judgment [Docket 230]
  - **Exhibit 2:** Email dated November 22, 2004 with subject line "Credit Score Notice" (QL0020662)
  - **Exhibit 3:** Undated Email with subject line "Credit Score Notice" (QL0020684)
  - **Exhibit 4:** Email dated November 23, 2004 with subject line "Credit Score Notice" (QL0019182)
  - **Exhibit 5:** Email dated December 1, 2004 with subject line "New Client Disclosure" (QL0019469 – QL0019470)
  - **Exhibit 6:** Email dated December 1, 2004 with subject line "New Client Disclosure" (QL0019331 – QL0019332)
  - **Exhibit 8:** Angelo Vitale's Deposition Transcript
  - **Exhibit 9:** Amy Bishop's Deposition Transcript
  - **Exhibit 14:** Emails dated October 6, 2010 - October 8, 2010 with subject line "Risk Based Pricing Notice (RBP)" (QL0018374 – QL0018396)
  - **Exhibit 16:** Emails dated November 7, 2004 with subject line "New Form required by FTC for compliance with Fair and Accurate Credit Transaction Act" (QL0019529 – QL0019536)
  - **Exhibit 18:** Checklist for File Setup Process in Lakewood (QL0012003)
  - **Exhibit 22:** Kevin Lang's Deposition Transcript
  - **Exhibit 23:** Bradley Hein's Deposition Transcript
  - **Exhibit 24:** Kevin Lang and Andrew Lusk's 30(b)(6) Deposition Transcript

- **Exhibit 45:** Amy Bishop's 30(b)(6) Deposition Transcript
- **Exhibit 49:** Declaration of Jonathan D. Jersion
- **Exhibit 51:** Quicken Loans' Mortgage Banker Training Guide
- The following exhibits attached to the Plaintiff's Motion for Class Certification [Docket 220]
  - Plaintiff's Memorandum in Support of Motion for Class Certification [Docket 221]
  - **Exhibit 1:** Email dated November 5, 2004 with subject line "VMP Compliance E-Letter 8-27-2004" (QL0019488 – QL0019490)
  - **Exhibit 2:** Amy Bishop's 30(b)(6) Deposition Transcript
  - **Exhibit 3:** Email dated November 7, 2004 with subject line "New Form required by FTC for compliance with Fair and Accurate Credit Transactions Act" (QL0019529 – QL0019536)
  - **Exhibit 5:** Email dated October 6, 2010 with subject line "Credit Score Exception Notice" (QL0020672)
  - **Exhibit 6:** Email dated October 6, 2010 with subject line "Risk Based Pricing Notice (RBP)" (QL0018374 – QL0018377, QL18393 – QL0018396)
  - **Exhibit 7:** Kevin Lang's Deposition Transcript
  - **Exhibit 8:** Bradley Hein's Deposition Transcript
  - **Exhibit 9:** Checklist for File Setup Process in Lakewood (QL0012003)
  - **Exhibit 10:** Kevin Lang and Andrew Lusk's 30(b)(6) Deposition Transcript
  - **Exhibit 12:** Email dated December 1, 2004 with subject line "New Client Disclosures" (QL0019469 – QL0019470)
  - **Exhibit 14:** LOLA Lead Detail History for Plaintiff (QL0013107 – QL0013124)
  - **Exhibit 17:** LOLA Audit Report for Plaintiff (QL0012007 – QL0012009)
  - **Exhibit 18:** Angelo Vitale's Deposition Transcript

- The following exhibits attached to the Plaintiff's Reply Brief in Support of Motion for Class Certification [Docket 236]
  - Plaintiff's Reply Brief in Support of Motion for Class Certification [Docket 236]
  - **Exhibit 4:** Kevin Lang and Andrew Lusk's 30(b)(6) Deposition Transcript

The parties must file the above-referenced documents by **Friday, June 6, 2014 at 5:00 p.m.** The court **DIRECTS** the Clerk to send a copy of this Order to counsel of record and any unrepresented party.

ENTER: June 4, 2014



JOSEPH R. GOODWIN  
UNITED STATES DISTRICT JUDGE